

DISTRICT ATTORNEY KINGS COUNTY

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> [INSERT NAME] Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]

Kings County Dkt./Ind. No. [#######]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: STACEY ELLIS

MOS TAX:

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move <u>in limine</u> to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

Disclosure # 1:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 05/14/2013, AGAINST MOS ELLIS: ALLEGATION(S):

1. DEPARTMENT RULES VIOLATION - TRAFFIC VIOLATION BUREAU- COURT NON-APPEARANCE

CASE STATUS: CLOSED ON 06/20/2013

ACTION TAKEN: SCHEDULE B COMMAND DISCIPLINE

Disclosure # 2:

MOS ELLIS WAS ADJUDICATED GUILTY AFTER DEPARTMENTAL TRIAL OF THE FOLLOWING ALLEGATION ARISING OUT OF AN INCIDENT ON OR ABOUT 12/23/2012 AT APPROXIMATELY 0205 HOURS IN KINGS COUNTY, WHILE MOS ELLIS WAS ASSIGNED TO THE 73RD PRECINCT, AND ON DUTY:

ALLEGATION(S):

 MOS ELLIS ABUSED SAID MOS'S AUTHORITY AS A MEMBER OF THE NEW YORK CITY POLICE DEPARTMENT, IN THAT SAID MOS FRISKED AN INDIVIDUAL KNOWN TO THE DEPARTMENT WITHOUT SUFFICIENT LEGAL AUTHORITY.

CASE STATUS: CLOSED ON 09/22/2015

ACTION TAKEN: FORFEITURE OF TWO (2) VACATION DAYS

Disclosure # 3:

THE PEOPLE ARE AWARE OF THE FOLLOWING FEDERAL CIVIL RIGHTS ACTION(S) AND/OR STATE TORT CIVIL LAWSUIT(S) IN WHICH THE INDICATED OFFICER HAS BEEN NAMED AS AN INDIVIDUAL DEFENDANT. NOTE, DISPOSITION INFORMATION MAY NOT BE UP TO DATE:

PLAINTIFF	DOCKET	COURT	FILED	DISPOSED	DISPOSITION
Keon Britton, et	15-CV-6710	E.D.N.Y.	11-23-15	4-19-16	Settlement, without
al.					admission of fault or

					liability
Andre Keene	15-CV-3919	E.D.N.Y.	7-6-15	10-25-17	Settlement, without
					admission of fault or
					liability
Kwabee Williams,	4218/2014	Sup Ct., Kings	4-17-14	7-24-14	Settlement, without
et al.		Cty.			admission of fault or
					liability

IN ADDITION, OUR OFFICE IS AWARE OF THE FOLLOWING CIVIL ACTION(S):

1. DAVID HARVIN V. CITY OF NEW YORK, ET AL, 8515/13, FILED IN THE KINGS COUNTY SUPREME COURT

BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH FEBRUARY 1, 2021, THE PEOPLE ARE AWARE OF THE FOLLOWING CCRB SUBSTANTIATED AND/OR PENDING ALLEGATIONS AGAINST THIS OFFICER:

Disclosure # 4:

CCRB CASE 201300228 REPORT DATE: 12/27/2012 INCIDENT DATE: 12/23/2012

CCRB SUBSTANTIATED ALLEGATION(S):

1. ABUSE - FRISK

NYPD DISPOSITION: ADMINISTRATIVE PROSECUTION UNIT: GUILTY, FORFEIT 2 VACATION DAYS

Eric Gonzalez District Attorney Kings County